

REMARKS

Claims 1-35, 42 and 43 are pending in this application. Of these pending claims, Claims 1-21, 42 and 43 stand rejected; and Claims 22-35 stand withdrawn from consideration.

By way of this paper, Claims 1 and 15 have been amended.

The foregoing amendments and following remarks are believed to be fully responsive to the outstanding office action, and are believed to place the application in condition for allowance.

Claim Rejections – 35 U.S.C. § 112, first paragraph

Claims 1-21, 42 and 43 stand rejected under 35 USC 112, first paragraph, because the specification while being enabling for electroluminescent organic material that exhibits polymorphism (same organic material with multiple crystal structures), does not reasonably provide enablement for any electroluminescent organic material to be discharged at a second temperature and pressure and result in a second spectral peak.

Independent claims 1 and 15 have been amended to more clearly point out that the electroluminescent organic material described therein exhibits polymorphism. Support for this amendment can be found in the specification as originally, for example, on pages 31 through 33. Claims 2-14, 16-21, 42, and 43 depend from independent claim 1 or 15. Accordingly, Applicants respectfully request reconsideration and withdrawal of the 35 U.S.C. §112, first paragraph, rejection of Claims 1-21, 42, and 43.

Claim Rejections – 35 U.S.C. § 112, second paragraph

Claims 1-21, 42 and 43 stand rejected under 35 U.S.C. §112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which Applicants regard as the invention.

Independent claims 1 and 15 have been amended to more clearly point out that the mixture including the electroluminescent organic material is contained under a first temperature and/or pressure condition prior to delivery toward the first location of the first addressing electrode by maintaining the mixture under a first temperature and/or pressure process parameter prior to delivery toward the first location of the first addressing electrode; and that the mixture including the

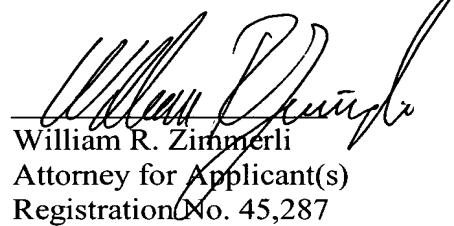
electroluminescent organic material is contained under a second temperature and/or pressure condition prior to delivery toward the second location of the first addressing electrode by maintaining the mixture under a second temperature and/or pressure process parameter prior to delivery toward the second location of the first addressing electrode. Support for this amendment can be found in the specification as originally, for example, on pages 28 through 30. Claims 2-14, 16-21, 42, and 43 depend from independent claim 1 or 15. Accordingly, Applicants respectfully request reconsideration and withdrawal of the 35 U.S.C. §112, second paragraph, rejection of Claims 1-21, 42, and 43.

CONCLUSION

It is respectfully submitted that, in view of the above amendments and remarks, this application is now in condition for allowance, prompt notice of which is earnestly solicited.

The Examiner is invited to call the undersigned in the event that a phone interview will expedite prosecution of this application towards allowance.

Respectfully submitted,



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If the Examiner is unable to reach the Applicant(s) Attorney at the telephone number provided, the Examiner is requested to communicate with Eastman Kodak Company Patent Operations at (585) 477-4656.